CHAPTER 146.

STATE ROAD.

AN ACT to lay out and establish a State Road from Lovell's Farm in Dubuque county, to Oanton. in Jackson couty,

- SEC. 1. Be it enacted by the General Assembly of the State Commission-of Iowa, That Lawrence Power, of Dubuque county, and John Gilmore, and Matthew Williams, of Jackson county, be, and they are hereby appointed commissioners to lay out and establish a State road from the military road near Lo-Lovell's to vell's farm in Dubuque county, to Canton in Jackson county, Ganton. (by way of Garry Owen,) and that as such commissioners they are hereby authorized and empowered to perform all such acts, including procuring surveyors, chainmen, &c., as may be required for the purpose; Provided, That the expense of laying out such road, shall be paid by the State.
- § 2. The commissioners hereby appointed, or a majority Time & place of them, shall meet at Garry Owen on the first Monday of May, or within thirty days thereafter, and when so met, shall proceed to discharge the duties herein prescribed, and they shall receive two dollars per diem for their services.

APPROVED January 24th, 1855.

I certify that the foregoing Act was published in the Iowa Oapital Repertand Iowa Republican, Feb. 14th, 1855-

GEO, W. McOLEARY, Sec. of State.

CHAPTER 147.

SUPERVISORS

AN ACT supplemental to an act, entited An Act to provide for the election of Supervisors and defining their duties.

SECTION 1. Be it enacted by the General Assembly of the State Code amond of Jowa, That Chapter forty-eight of the acts of 1852, ed.

and '58, shall be amended by the insertion of the following additional section.

Supervisor

Penalty.

§ 2. Such supervisor within ten days after warning the may being suit hands liable to work on the roads in his district, shall, unless for good cause shown by the delinquent bring suit against such person, or persons, as fail to work or pay over the commutation money therefor, before any justice of the peace in such township and in such suit, it shall only be necessary for a certified account by the supervisor stating the number of days, such person or persons so failed, and charging one dollar and twenty-five cents per day therefor, to be filed as a cause of action, and in case of recovery by such supervisor, it shall be his duty to pay the same into the township treasury, within ten days after the reception thereof, or expend it in improving the roads and bridges in his district.

APPROVED January 25th. 1855.

I certify that the foregoing Act. was published by order of the Governor in the Iowa Capital Reporter and Iowa Republican on the 14th day of Feb. GEO. W. McCLEARY, Sec'y of State.

CHAPTER 148.

CODE.

AN AUT to amend Chapter 105 of the Cede of Iowa-

Exceptions

Shorion 1. Be it enacted by the General Assembly of the State of Iowa, That if during the progress of any trial, in any civil cause, in the District Court, either party shall allege an exception to the oplnion of the court, and reduce the same to writing, it shall be the duty of the Judge to allow the said exceptions and to sign the same; and the said bill of exceptions shall thereupon become a part of the records of such cause; and if any Judge of the District Court shall refuse to allow or sign such bill of exceptions as tendered, and the same is signed by two or more attorneys or officers of said court, the Judge then shall permit the said bill to be

Judge mustallow.

Refusal.

Atterneys may sign.